State Dept. review completed 7-71 MFG, 11/73 Approved For Release 2002/05/17: CIA-RDP75B00380R000500410008-8 - 3 RUN BY O'Neill TOTAL COPIES REPRODUCTION BY OTHER THAN ISSUING OFFICE IS PROHIBITED ADMIN INTERNAL USE ONLY Carpentier PERSON/UNIT NOTIFIED STATE MESSAGE Hale ADVANCE COPY ISSUED/SLOTTED 25X1 CTION UNIT **IGGO**V ACTION # 0 NC 28492 3829Ø TOR:3106052 AUG 74 R 3017082 AUG 74 FM AMEMBASSY CARACAS TO RUEHC/SECSTATE WASHDC 5702 INFO RUEHDT/USMISSION USUN NEW YORK 828 BT UNCLAS CARACAS 8544 FROM US DEL LOS DEPT REPEAT TO ALL US EMBASSIES EXCEPT CARACAS E.O. 116521 N/A TAGSI PLOS PROPOSED INTERIM LEGISLATION ON DEEP SEABED MINING AND SUBJECT: 200-MILE FISHERIES ZONE IT APPEARS LIKELY THAT U.S. SENATE WILL SOON BE VOTING ON S.1134 AS AMENDED, QUOTE A BILL TO PROVIDE THE SECRETARY OF THE INTERIOR WITH AUTHORITY TO PROMOTE THE CONSERVATION AND ORDERLY DEVELOPMENT OF THE HARD MINERAL RESOURCES OF THE DEEP SEABED, PENDING ADOPTION OF AN INTERNATIONAL REGIME THEREFOR, UNQUOTE AND S. 1988, THE QUOTE EMERGENCY MARINE FISHERIES PROTECTION ACT UNQUOTE OF 1974. POINT OF THIS TELEGRAM IS NOT TO GO INTO SUBSTANCE OF TWO BILLS BUT TO ASCERTAIN EFFECT ON FOREIGN COUNTRIES OF WHAT THEY WOULD PROBABLY VIEW AS UNILATERAL ACTION BY UNITED STATES ON MATTERS UNDER NEGOTIATION AT THE LAW OF THE SEA CONFERENCE. VARIOUS FOREIGN DELEGATES HERE IN CARACAS HAVE SAID THAT IF THESE BILLS ARE PASSED THERE WILL BE A CHAIN REACTION OF UNILATERAL CLAIMS BY OTHER STATES. SUCH ACTION COULD HAVE A SERIOUS IMPACT UPON ACHIEVEMENT OF U.S. OBJECTIVES ESPECIALLY AS WE APPRAOCH FINAL AND CRITICAL STATE OF CONFERENCE IN 1975. IF DEPT, CONCURS WE WOULD APPRECIATE POST'S ASSESSMENT WITHOUT CONSULTATION WITH HOST GOVERNMENTS OF WHAT REACTION IS LIKELY IN YOU SHOULD BE EVENT EITHER OR BOTH OF THESE BILLS IS PASSED. AWARE THAT WHILE ONE OR BOTH BILLS MAY PASS SENATE THIS FALL, PROCEDURE OF PASSAGE THROUGH HOUSE OR REPRESENTATIVES, CONFERENCE, AND SIGNING MAKE IT UNLIKELY THAT EITHER OF THEM WILL BE SIGNED INTO LAW BEFORE THE NEXT LOS SESSION, SCHEDULED FOR MARCH 17-MAY 10 NEVERTHELESS, SINCE BOTH BILLS HAVE HOUSE COUNTERPARTS, THIS SCHEDULE COULD BE ACCELERATED. QUESTION IS WHETHER APPARENT

STEP ON ROAD TO LEGISLATIVE ACTION WILL TRIGGER REACTION ON PART OF STATES, PARTICULARLY THOSE WHICH FAVOR 200-MILE ECONOMIC ZONE.

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EXTENSIVE AS A 200-MILE TERRITORIAL SEA WITHOUT EXCEPTING FREEDOM OF NAVIGATION AND OVERFLIGHT. RELEVANT SECTIONS OF BILLS FOLLOW! QUOTE (A) S.1134 (DEEP SEABED BILL). LICENSE TO DEVELOP. SEC. 5 (A) GENERAL - PURSUANT TO THE PROVISIONS OF THIS ACT, THE SECRETARY SHALL ACCEPT APPLICATION FROM, AND ISSUE LICENSES TO. ELIGIBLE APPLICANTS FOR THE DEVELOPMENT OF HARD MINERAL RESOURCES OF THE DEEP SEABED. ANY LICENSE ISSUED PURSUANT TO THIS SECTION SHALL BE ISSUED TO THE FIRST ELIGIBLE APPLICANT WHO MAKES WRITTEN APPLICATION THEREFOR, AND TENDERS A FEE OF \$50,000 FOR THE BLOCK SPECIFIED IN THE APPLICATION AND AVAILABLE FOR LICENSING...(B) NATURE AND DURATION OF LICENSE. (1) ANY LICENSE ISSUED PURSUANT TO THIS ACT SHALL BE EXCLUSIVE AS AGAINST ALL PERSONS SUBJECT TO THE JURISDICTION OF THE UNITED STATES AND SHALL AUTHORIZE DEVELOPMENT OF THE HARD MINERAL RESOURCES OF THE DEEP SEABED FOR SPECIFIED BLOCKS THEREOF, PENDING ADOTPION, AND RATIFICATION BY THE UNITED STATES, OF AN INTERNATIONAL AGREEMENT COVERING THE SAME ACTIVITY: PROVIDED, THAT IN NO EVENT SHALL ANY LICENSE ISSUED UNDER THIS ACT AUTHORIZE THE COMMERCIAL RECOVERY OF SUCH RESOURCES PRIOR TO JANUARY 1. 1976; AND PROVIDED FURTHER, THAT, EXCEPT TO THE EXTENT THAT SUCH LICENSES ARE AUTHORIZED PURSUANT TO THE PROVISIONS OF AN INTERNATIONAL AGREEMENT ESTABLISHING A REGIME FOR THE DEVELOPMENT OF MINERAL RESOURCES OF THE INTERNATIONAL SEABED AREA BEYOND THE LIMITS OF COASTAL STATE TERRITORIAL OR RESOURCE JURISDICTION, NO LICENSES SHALL BE ISSUED UNDER THIS ACT SUBSEQUENT TO THE RATIFICATION BY THE UNITED STATES OF ANY SUCH INTERNATIONAL AGREEMENT. (B) S.1988 (200-MILE FISHEIRES BILL) (B) PURPOSES. THEREFORE DECLARED TO BE THE PURPOSE OF THE CONGRESS IN THIS ACT: (1) TO TAKE EMERGENCY ACTION TO PROTECT AND CONSERVE THREATENED STOCKS OF FISH BY ASSERTING FISHERY MANAGEMENT RESPONSIBILITY AND AUTHORITY OVER FISH IN AN EXTENDED CONTIGUOUS FISHERY ZONE AND OVER CERTAIN SPECIES BEYOND SUCH ZONE, UNTIL AN INTERNATIONAL AGREEMENT ON FISHERY JURISDICTION COMES INTO FORCE OR IS PROVISIONALLY APPLIED: (2) TO EXTEND, AS AN EMERGENCY MEASURE, THE CONTIGUOUS

FISHERY ZONE OF THE UNITED SITES TO 200 NAUTICAL MILES;
(3) TO EXTEND, AS AN EMERGENCY MEASURE, FISHERY MANAGEMENT
RESPONSIBILITY AND AUTHORITY OF THE RESPONSIBILITY OF THE RES

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SPAWN IN ANY FRESH OR ESTAURINE WATERS OF THE UNITES STATES; AND (4) TO COMMIT THE FEDERAL GOVERNMEN TO ACT AS A GUARDIAN WITH RESPECT TO PREVENTING FURTHER DEPLETION, RESTORING DEPLETED STOCKS, AND PROTECTING AND CONSERVING FISH TO THE FULL EXTENT OF SUCH EMERGENCY RESPONSIBILITY AND AUTHORITY, AND TO PROVIDE FOR THE IDENTIFICATION, DEVELOPMENT, AND IMPLEMENTATION WITHIN TWO YEARS OF THE DATE OF ENACTMENT OF THIS ACT OF THE BEST PRACTIABLE MANAGEMENT SYSTEM CONSISTENT WITH THE INTERESTS OF THE NATION, THE SEVERAL STATES, AND OF OTHER NATIONS. END QUOTE POSTS SHOULD BE AWARE THAT IT IS LOS DEL ASSESSMENT THAT KNOWLEDGE OF EXISTENCE OF 200 MILE FISHERIES BILL AND PRESSURE FOR ITS PASSAGE MAY SUBSTANTIALLY UNDERCUT U.S. BARGAIN-ING LEVERAGE AT LOS CONFERENCE AND INCREASE RISK OF UNILATERAL ACTIONS EVEN IF BILL IS NOT PASSED. WE DO NOT EXPECT CONGRESSIONAL PASSAGE OF BILL BUT SENSITIVITY OF ISSUE STRONGLY INDICATED IT SHOULD NOT BE DISCUSSED WITH OR CALLED TO ATTENTION OF HOST IF ISSUE ARISES POST SHOULD RESPOND FACTUALLY IN LOW KEY GOVS. FASHION MAKING POINT THAT SUCH BILLS HAVE BEEN PERENNIALLY BEFORE THE U.S. CONGRESS.

S. RESPONSES TO BE MOST USEFUL SHOULD BE RECEIVED BY NOON SEPT. 4 IN D/LOS IN ORDER TO BE COLLATED FOR USE IN TESTIMONY ON 200 MILES FISHERIES BILL BEFORE THE SENATE FOREIGN RELATIONS COMMITTEE ON SEPT. 5. STEVENSON

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